



# **The Mizoram Gazette**

## **EXTRA ORDINARY**

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#### **NOTIFICATION**

No. C. 31016/4/95-EXC, the 11th October, 1996. In exercise of the powers conferred by section 70 of the Mizoram Liquor Total Prohibition Act, 1995; (Act No 10 of 1995), the Governor of Mizoram hereby makes the following rules, namely :-

#### **PART—I**

#### **PRELIMINARY**

Short title,  
extent and  
commencement

1. (1) These rules may be called the Mizoram Liquor Total Prohibition Rules, 1996.
- (2) They shall have the like extent as the principal Act.
- (3) They shall come into force on and from the date of publication in the Mizoram Gazette.

Definitions

2. In these rules unless the context otherwise requires :-
  - (1) "Act" means the Mizoram Liquor Total Prohibition Act, 1995;
  - (2) "Departmental Store" means any room or building established by the Excise Department of the Government under section 61 of the Act for stock of confiscated India-Made Foreign Liquor and Beer for supply to permit holders under the Act.

## PART II

## POWERS AND DUTIES OF OFFICERS

Inspection of  
Departmental  
store and  
offices

3. (1) The Commissioner shall inspect the District and Sub-divisional Prohibition and Excise Offices at least once in a year as frequently as possible. He shall submit his reports of such inspections to the Government in Form-I appended to these rules.

(2) A Deputy Commissioner of Prohibition and an Assistant Commissioner of Prohibition shall, at regular intervals, inspect the District and Sub-divisional Prohibition and Excise Offices including the Departmental store and submit their inspection reports to the Commissioner in Form-II as appended to these rules.

(3) The Superintendent of Excise shall be primarily responsible for administration of the provisions of the Act in his district, while all other officers of the district office shall work under the direct control and supervision of the Superintendent of Prohibition subject to such orders as may be issued from time to time by the Commissioner.

(4) The Commissioner may designate, with prior approval of the Government, any one of the Inspectors of Prohibition as the officer-in-charge of the administrative purposes, be directly subordinate to the Assistant Commissioner of Prohibition. He shall be responsible for maintenance of all records of receipts, stocks, issue and destruction of liquor in and shall submit monthly returns in Form-III to the Assistant Commissioner who shall the same, to the Deputy Commissioner and the Commissioner in the Forms IV-V.

(5) An Inspector or Sub-Inspector of Prohibition, as the case may be, shall, immediately upon detection of a case, submit a report to the Superintendent of Prohibition for further action.

Delegation  
of powers

4. (1) Subject to the general control of the Government the Commissioner may delegate any of his powers conferred under the Act to any of his subordinate officers for prompt disposal of cases and other important matters.

(2) The Deputy Commissioner and Assistant Commissioner may, subject to the general control, delegate any of their powers conferred under the Act to any of their subordinate officers for due discharge of their duties.

(3) The Superintendent of Prohibition may, subject to the general control of the Deputy Commissioner, delegate any of his powers conferred under the Act to any of his Subordinate Officers not below the rank of Inspector.

### PART III

## CONDITIONS OF LICENCE AND PERMIT

(1) A holder of permit on health grounds shall not drink liquor at a public place, institution, or hotel, in which the public at large may have access.

(2) A holder of a permit on health grounds shall not drink liquor at a time in excess of the quantity as prescribed by a Registered Medical Practitioner.

(3) A holder of a special permit under section 29 of the Act shall drink the liquor only within the premises of the hotel to which he or she is lodged.

6. Licences in Form No. X shall be granted to the persons covered by the provisions of section 30 of the Act on payment of a licence fee of Rs. 500/- Such licences may be granted for a period of one year from the 1st April to the 31st March. If the licence be granted during the course of the year, it shall be granted only upto the 31st March next following.

7. (1) A prescription for drinking liquor issued by a Registered Medical Practitioner should be countersigned by Officers of the Health and Family Welfare Department of the rank of District Officer and above. Permit for the possession, use and consumption of India-made Foreign Liquor shall then be issued on payment of a Permit fee of Rs. 100/- only signed in a Prescribed Form as set forth in Form No. VI.

(2) Permit on health ground under the Act shall be granted for not more than one year at a time by the Pass Issuing Authority and as per the Prescription Card issued by a Registered Medical Practitioner and countersigned by a Medical Officer as stated in sub-rule (1).

(3) No permit shall be granted to a person who is convicted for an offence under section 21 of the Act.

8. Whenever any head of a foreign country, Ambassador or Diplomatic personnel visits Mizoram in course of his Official duties, he may be granted a special permit for consumption of foreign liquor without recovery of any fee under the Act, provided that he holds a legal passport. In the case of such Officers, the Pass Issuing Authority may determine the possession limit of India-Made Foreign Liquor according to the circumstances of each case.

**Grant of special Permit to foreign tourists and domestic tourist**

9. (1) Foreign tourist permit may be granted to a tourist as stated in clause (d) of section 29 of the Act holding foreign tourist introduction card or tourist visa alongwith valid restricted area permit. The application shall be made in Form VIII(a) prescribed by the Permit Issuing Authority without recovery of any fee for the period the applicant intended to stay in Mizoram but not exceeding 15 days in any case. The permit holder shall be allowed to possess foreign liquor for a quantity not exceeding two bottles of 750 millilitres each at a time. The foreign tourist who wishes to bring liquor with him shall be allowed to carry without recovery of any fees, upto a maximum of two bottles (750 millilitres each) of liquor, six bottles each of wine and beer and the quantity so allowed shall be required to be endorsed on his permit.

(2) A tourist from other parts of the country having tourist introduction card from either the Director of Tourism, or any other department of the State Government may be granted permit for possession and consumption of foreign liquor on payment of permit fee as prescribed in sub-rule (1) of rule 7 of these rules. The permit may be granted for a period not exceeding 15 days in any case. The domestic tourist who wishes to bring foreign liquor with him into Mizoram shall be allowed to carry the same without recovery of any fees, upto a maximum limit of two bottles (750 millilitres each) and beer upto six bottles. The quantity so allowed shall be required to be endorsed on his permit

**Grant of Permit to ex-service Personnel**

10. (1) An ex-Service Personnel requiring liquor on health ground may obtain a prescription slip from a Registered Medical Practitioner duly countersigned by Officer of the Health and Family Welfare Department of the rank of District Chief Medical and Health Officer and above. A permit for consumption of liquor shall then be issued by the Permit Issuing Authority on production of the prescription made by a Registered Medical Practitioner and on payment of permit fee as prescribed in Sub-rule (1) of rule 7 of these rules.

(2) An ex-service personnel having Permit under sub-rule (1), may draw the liquor from the Army Canteen exactly of the quantity as authorised to him in the permit.

**Renewal of Permit**

11. (1) On expiry of the licence/permit, the holder thereof, may apply to the licence/permit Issuing Authority for renewal of the same by producing fresh medical prescription as required under sub-rule (1) of rule 7 of these rules. The Permit Issuing Authority may then grant renewal of the licence or permit subject to the satisfactory performance of the licence or permit holder. When renewal of the licence or permit is to be granted, the holder thereof shall pay fresh licence fee or permit fee as the case may be as required by these rules.

(2) Whenever a permit granted is to be renewed for a period subsequent to the period for which the permit was granted, the renewal endorsement—"This permit is renewed upto" shall be made on the permit itself and not by affixing small slip to the original permit. In case where there is no space on the permit to the effect, renewal endorsement shall be granted in fresh form.

Issue of duplicate copy

12. Then the loss, destruction or damage etc. of permit granted under these rules is reported by the concerned holder of the permit and request for a duplicate copy of such permit is received, a duplicate copy of original permit shall be issued on payment of a penalty of Rs.20/ (Rupees twenty) only and that too on confirmation of the loss/destruction, etc. to the satisfaction of the permit Issuing Authority.

Permit holder on Health ground to Purchase liquor From Departmental Store

13. A holder of a permit for the possession and consumption of liquor on health ground shall purchase the India—Made Foreign Liquor, as is authorised to him in his permit, only from the Departmental Store established by the Government on payment of duty and fee.

Payment of duty and fee by armed forces and issue of permit

14. (1) A licence holder under section 30 of the Act shall apply in Form No.VIII to the pass Issuing Authority for issue of permit for import of India—Made Foreign Liquor and pay excise duty and or fee as may be prescribed by the Government from time to time at the time of taking permit from the permit Issuing Authority and the payment should be made into the local Treasury approved by the Commissioner or the Superintendent of Prohibition in-charge of the district in which such liquor is to be sold or consumed by direct payment through Treasury Challans to be countersigned by the Superintendent of Prohibition or any other officer duly authorised by him on his behalf. The original copy of the challan should be kept in the Prohibition and Excise Office for record.

(2) On payment of duty and or fee as stated in sub—rule (1), the Superintendent of Prohibition shall issue permit in Form No. IX in quadruplicate to the licensee for import of foreign liquor. One copy of the permit should be retained by the Superintendent of Prohibition for record.

(3) On receipt of a consignment, the licensee shall at once notify its arrival to the Permit Issuing Authority and shall not open the consignment until it has been examined by an Officer of the Prohibition and Excise Department or unless the Superintendent of Prohibition has for reason to recorded in writing, intimated

Payment of excise duty and fee by

15. Any holder of a permit under section 27 of the Act, shall made payment of excise duty and fee in the same manner

persons permitted to purchase liquor on health ground as provided under sub—rule (1) of rule 14 when purchasing liquor from the Departmental Store established by the Government.

## PART—IV

### PROHIBITION COUNCIL AND COMMITTEES

**Constitution of prohibition Council and Committee** 16. (1) A State Prohibition Council at the State Level and a District Prohibition Committee for district or part thereof, may be constituted by the state Government by issuing notification in this Official Gazette. The Prohibition Council and the Committee as the case may be, shall exercise jurisdiction over the area for which it is constituted and the Council and all the Committees shall co-operate with one another in the discharge of their duties.

**Composition of the Council Committee** (2) The Council and the Committee shall consist of a Chairman; a Vice Chairman and a Secretary with any number of members not ordinarily exceeding ten. As a general procedure, the Secretary, Excise Department shall be a Member Secretary of the Council and the Commissioner of Prohibition as one of the members.

(3) In a district, the Superintendent of Prohibition in-charge of a district shall be one of the members of the Prohibition Committee.

(4) The term of the council and the Committee shall be two years at the first instance which may be extended for any longer period as deemed necessary by the state Government.

**Functions and duties of the council and the Committee** 17. (1) The Prohibition Council and the Prohibition Committee shall function as an Advisory Body to the Government in regard to the implementation of the Total Prohibition Act in Mizoram.

(2) The Prohibition Council and the Committees shall have an in-depth study on the progress or otherwise of the introduction of total prohibition within their respective areas. They shall also have an in-depth study of the repercussion of the introduction of total prohibition and give reports and suggestions to the State Government for the effective implementation of the Act.

(3) Both the Prohibition Council and the Prohibition Committees shall hold a meeting at least once in three months to make assessment of the situation and the problems of unauthorised manufacture, possession, sale and consumption of liquor including bootlegging and drunkenness. The shall submit its reports to the Prohibition Council and the Council shall, after examining the reports of the Prohibition Committees, submit the reports to the Government for further action as it deemed fit and proper.

(4) The Prohibition Committee shall function in subordination to the Prohibition Council and the Council shall have the powers to direct the Committee and assign any duties aforesaid as it may consider necessary.

Allowances of member of the Council/Committee.

18. The allowances or fees to be paid to the non-official members of the Prohibition Council/ Committees shall as prescribed by the Government from time to time.

allowances fees to be paid for the day (s) of sitting only.

19. Such non-official members shall be entitled sitting allowances or fees only for the day or days for which they held a meeting. In any case, the Prohibition Council or the Prohibition Committee should not hold a meeting for more than two consecutive days at a time.

## PART-V

### DISPOSAL OF SEIZED AND CONFISCATED ARTICLES

Confiscated things to be made over to Commissioner/ Supdt. of Prohibition.

20. When in any case a Magistrate orders the confiscation of anything under section 46 of the Act, such things shall be handed over either to the Commissioner or to the Superintendent of Prohibition in-charge of a district for disposal.

Mode of disposal of confiscated articles.

21. The disposal of confiscated articles by orders of a Magistrate shall be deferred till the period of appeal against such orders has expired, or if an appeal be made against such orders, till the appeal is disposed off :

Provided that -

(1) the sale of any animal or other thing ordered to be confiscated shall not be deferred unless the owner or his agent deposits with the Superintendent of Prohibition in-charge of a district such sum as that officer may consider to be required and to be sufficient for the keep or safe custody of such animal or other thing, pending the result of appeal, and

(2) if the thing be of a perishable nature if it may be sold immediately.

Disposal of things confiscated if and when order is reversed.

22. (1) If any order of confiscation of anything be reversed on appeal, such thing, or the sale-proceeds thereof and the amount, if any, deposited for the keep or safe custody of such thing shall at once be returned to the owner thereof, or his agent as per order that may be issued by the Court.

(2) If no one appears within two months from the order on appeal to claim ownership of the thing confiscated, the sale-proceeds or the amount, if any, deposited, such thing, or sale-proceeds or amount shall be forfeited to the Government.

Disposal of  
confiscated  
foreign liquor

23. (1) Confiscated foreign liquor which are known to have been of licit origin and not tampered with, shall be deposited into the Departmental Store established by the Government for supply to the permit holder for consumption.

(2) Other confiscated foreign liquor which are not of licit origin and tampered with shall be destroyed.

Confiscated  
Country liquor  
to be destroyed

24. Confiscated country spirit, distilled or fermented liquor shall be destroyed.

Disposal of  
confiscated spirit

25. Confiscated denatured spirit, rectified spirit, absolute alcohol and any other kinds of spirit shall be deposited into the Departmental Store established by the Government for supply to hospitals dispensaries and other institutions run by the Government at free of cost.

Confiscated  
foreign liquor to  
be sold only to  
a permit holder

26. All the confiscated foreign liquors referred to in rule 23 shall be sold only to holder of a permit for consumption of liquor at the price fixed by the Commissioner or the Superintendent of Prohibition in-charge of a district. Different prices may be fixed for different brands according to the quantity of the liquor.

Disposal of  
things confis-  
cated other  
than liquor

27. When the article confiscated under section 46 is not liquor or spirit, it shall be disposed off as follows:-

(1) When such article, in the opinion of the Superintendent of Prohibition does not exceed Rs.5000/-in value, it may be sold by the Superintendent of Prohibition to the highest bidder or in his discretion released on payment to such sum as he may think fit, or, with the sanction of the Commissioner, retained for the use of the Excise Department.

(2) When such article, in the opinion of the Superintendent of Prohibition exceeds Rs.5000/-in value, it shall be disposed off at the discretion of the Commissioner, who may in special cases refer the matter to the Government for orders.

Deposition of  
sale-proceeds of  
confiscated  
articles

28. The sale-proceeds of all confiscated articles should be deposited into the revenue account of the Excise Department through Treasury challan to be countersigned by the Superintendent of Prohibition or any other Officer duly authorised by him in this behalf.



Payment of reward subject to budget provision

29. The payment of all rewards in prohibition cases is subject to availability of fund in the budget provision and the Commissioner shall accord sanction for such payment.

Grant of reward to informer when no prosecution is launched

30. A reward of any amount not exceeding Rs. 1500/- per head may be granted when no proceedings have been instituted against the offender to any person who may give information leading to the detection or prevention of offences under this Act.

Payment of reward to informer when prosecution takes place

31. In cases of prosecution for offences against this Act, whether ended in conviction or not, rewards of any amount not exceeding Rs. 5000/- may be granted to person instrumental in the detection of the offence.

Principles to be observed in granting rewards

32. (1) The informer should ordinarily get the largest share; the next largest should go to the head of the force making the detection, except where lengthy and intricate detective enquiries have to be undertaken, in which case the responsible officer may get the largest share. The Superintendent of Prohibition, while recommending rewards, should carefully scrutinize the part played by each officer or outsider. Consolidated rewards shall be granted where more than one case are detected as a result of one and the same raid. In all proposals for distribution of rewards, the claims of the police on account of service rendered by them should be recognised as fully as those of subordinates of the prohibition and Excise Department.

(2) It should be borne in mind that reward is purely an ex-gratia grant and shall be granted at the discretion of the authority competent to grant rewards and cannot be claimed by anyone as a matter of right.

Rewards not to be granted in petty cases

(3) Rewards shall be granted liberally, but only after careful examination of each case. In granting rewards, discretion should be exercised in each case, and sanction shall be given or applied for, not as a matter of form, but entirely in important cases in which it is necessary to encourage and reward the persons instrumental in detection. In case of petty offence, e.g. manufacture, possession or sale of small quantities of liquor, rewards shall not be granted. It shall depend entirely on the discretion of the sanctioning authority to decide in what cases rewards shall or shall not be granted.

Officers not eligible for rewards

34. Police and Excise officers above the rank of Inspector shall not be eligible for payment of rewards in prohibition cases.

Payment of rewards to Police

35. Payment of rewards to police shall be made either by money order or through the Superintendent of Police. In the later case, the amount shall be sent in cash with the necessary receipt

forms to the Superintendent of Police with a request for disbursement. The Superintendent of Police shall sign at the receipt form. Any amount not disbursed by him within 30 days, shall be returned to the Excise Office with the brief reason for non-distribution.

Importance of prompt payment

36. Promptness in the disbursement of rewards is of the greatest importance. The Superintendent of Prohibition shall, therefore, arrange for rewards in excise cases to be paid as soon as they have been sanctioned by the competent authority. All bills for rewards shall be drawn in regular contingent bill forms and disbursed as early as possible. The Superintendent of Prohibition shall be held responsible that payments are duly accounted for in respect of the staff working under him.

## PART—VI

### DEPARTMENTAL STORE

Establishment of Departmental Store

37. There shall be a Departmental Store for the stock of India-made foreign liquor under the direct control and supervision of the Prohibition and Excise Department for issue to the permit holders in Mizoram. All the confiscated foreign liquors which are known to have been of licit origin and not tampered with shall be kept separately in the Departmental Store established by the Government.

Issue of confiscated foreign liquor from Departmental Store

38. The confiscated foreign liquors kept in the Departmental Store shall be issued by the Officer in-charge of the Store only to permit holders at a reserved price to be fixed by the Commissioner from time to time according to the brand and quality of the liquor. The quantity of liquor to be issued to a permit holder at a time shall be as specified in the permit itself.

Proper maintenance of accounts by Officer in-charge of Departmental Stores

39. (1) The Officer-in-charge of Departmental Store shall maintain proper records of all the confiscated foreign liquor received in the issued from the Departmental Store in a Register as may be prescribed by the Commissioner. The quantity of foreign liquor received on each occasion indicating the date, case number, from whom received, name of the brand and such other particulars as may be considered by the Commissioner should be recorded in the Register.

(2) The Officer-in-charge of the Store shall also record the quantity of foreign liquor issued to permit holders indicating name of the brand, date of issue, to whom issued with permit number held and the amount of duty, fee and cost of the liquor paid by the permit holder indicating the Treasury Challan number through which the amount has been deposited.

(3) The Commissioner or any other Officer duly authorised by him should inspect the accounts once in a month or as may be directed by the Commissioner from

## PART—VII

### APPEALS

- |                           |   |
|---------------------------|---|
| Appeal to<br>Commissioner | 40. An appeal shall lie to the Commissioner from of the Deputy Commissioner of Prohibition subordinate to him and discharging functions under the Act or under any rule or orders made under the Act. |
| Appeal<br>Government      | 41. An appeal shall lie to the Government from any order made by the Commissioner discharging functions under the Act or under any rule, or order made  |
| Limitation                | 42. Every memorandum of appeal must be presented within sixty days from the date of the order appealed against provided that shall be excluded from the calculation of the period of sixty day.       |
| Interim order             | 43. The Government, while entertaining the appeal may execution order as it may consider expedient.   |
| Calling for<br>records    | 44. In<br>cerned proceedings held by any of the Officers or authorities as mentioned in rules 40 and 41 and pass such orders thereon as it thinks fit.  |

## FORM—I

(See Rule 3 (1))

### PART—I

1. Name of Office inspected :
2. Name of Head of Office inspected upon :
3. Date of Inspection :
4. Staff position :
5. Position :

## PART—II

1. Average number of persons arrested and booked under the prohibition Act in a month. :
2. The average amount of money realised through fines and confiscation in a month. :
3. The quantum of liquor (IMFL and country liquor) seized in a month indicating the quantity confiscated and destroyed. :
4. Number of permit holders :
5. Quantity of liquor :
6. Stock balance of liquor available in the Departmental store. :

## PART—III

1. The progress and repercussions of the imposition of total prohibition with suggestions for the otherwise of the Total Prohibition Act.

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Date . . . . .

Commissioner of Prohibition

Place . . . . .

Mizoram : Aizawl

## FORM—II

(S

## PART—1

1. Name of Office :
2. Name of Head of Office inspected upon :
3. Date of inspection :
4. Staff position :
5. Position of the vehicle :

**PART—II**

1. **Average number of persons**  
arrested and booked under the Prohibition Act in a month. :
2. **The average amount of money**  
realised through fines and confiscation in a month. :
3. **The quantum of liquor (IMFL and Country Liquor) seized in a month**  
indicating the quantity confiscated and destroyed. :
4. **Number of permit holders** :
5. **Quantity of liquor issued in a month.** :
6. **Stock balance of liquor available in the Departmental store.** :

**PART—III**

1. **The problems faced by the District/Sub-Divisional Offices in regard to**  
**implementation of Prohibition Act with suggestion for the remedy.**
- 
- 
- 

**Date** .....

**Place** .....

**Asstt./Dy. Commissioner of Prohibition & Excise**  
**Mizoram : Aizawl**

## FORM - III

(See Rule 3(4) )

Date	Opening balance of liquor in brand-wise	Quantity of confiscated liquor re- ceived from Court	Case No.	Date of receipt	Quantity of liquor issued from the Store	Date of issue	To whom issued	Number of permit holder	Closing balance
1	2	3	4	5	6	7	8	9	10

Date.. ..

Place.....

Signature of the Officer  
in-charge of the Departmental Store.

## FORM - IV

(See Rule 3 (4) )

Date	Opening balance of liquor in brand-wise	Quantity of confiscated liquor re- ceived from court.	Case No.	Date of receipt	Quantity of liquor is- sued from the store	Date of issue	To whom issued	Number of permit holder	Closing balance
1	2	3	4	5	6	7	8	9	10

Date.....

Place .....

Signature of Asstt. Commissioner of  
Prohibition & Excise.

## FORM—V

( See Rule 3 (4) )

Date	Opening balance of liquor in brand- wise	Quantity of confis- cated li- quor re- ceived from court	Case No.	Date of receipt	Quantity of liquor issued from the Store.	Date of issue	To whom issued	Number of per- mit hol- der	Closing balance
1	2	3	4	5	6	7	8	9	10

Date\_\_\_\_\_

Place\_\_\_\_\_

Signature of Dy. Commissioner of Prohibition  
& Excise.



FORM—VI

**PERMIT FOR POSSESSION AND CONSUMPTION OF INDIA-MADE FOREIGN LIQUOR IN PRIVATE IN**

( See sub-rule

Passport size  
photograph of  
Permit

Sl. No. of permit ———

- |   |     |     |     |     |     |     |     |     |     |     |
|---|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| 1. Name, Father's name and address of permit holder | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... |
| 2. Age  | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... |
| 3. Profession                                       | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... |
| 4. Name and address of Doctor issuing prescription  | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... |
| 5. Diagnosis  | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... |
| 6. Dosage prescribed for a day                      | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... |
| 7. Validity of the                                  | ... | ... | ... | ... | ... | ... | ... | ... | ... | ... |

The holder of this permit is authorised to possess——bottles(——750ml/375ml) of India—Made Foreign Liquor at a time sumption.

Date of issue

Signature of Permit  
Issuing Authority

Official Seal

**PARTICULARS OF ISSUE**

Sl. No.	Date of issue	Brand-wise liquor issued	Signature of Sales-man	Signature of Permit holder	RE-MARKS
1	2	3	4	5	6

FORM—VII

**SPECIAL PERMIT FOR POSSESSION AND CONSUMPTION OF INDIA-  
MADE FOREIGN LIQUOR BY TOURIST**

(See rules 8 and 9)

Passport size  
photograph of  
permit holder

Sl.No. of permit.....

1. Name, Father's name and address  
of permit holder.

2. Age

3. Profession

4. Country of origin/Nationality

5. Purpose of visit to Mizoram

6. Period of stay in Mizoram

7. Validity of the permit

The holder of this permit is authorised to possess.....bottles (750-ml/375ml) of Foreign Liquor at a time for his/her personal bona fide consumption.

Date of issue

Signature of Permit  
Issuing Authority.

Official Seal

**PARTICULARS OF FOREIGN LIQUOR  
ISSUED FROM DEPARTMENT STORE**

Sl. No.	Date of Issue	Brand-wise liquor issued	Signature of Sales- man	Signature of Per- mit holder

## FORM-VIII

**APPLICATION**  
(See rule 14 (1) )

Application for a permit for import of India-made Foreign Liquor, Rectified or Denatured Spirit or Absolute Alcohol into Mizoram.

1. Name and address of applicant .....
2. Name of Distillery, brewery or .....  
bonded warehouse from which  
liquor is to be obtained
3. Address in Mizoram to which .....  
liquor is to be imported
4. Route by which liquor is to .....  
be imported
5. Date before which the consign- .....  
ment of liquor is to be  
imported into Mizoram
6. Licence No. ....

Signature of the importer

**DESCRIPTION AND QUANTITY OF LIQUOR TO BE IMPORTED**

Kind of liquor or spirit.	Quantity to be imported			Equivalent in London proof litre.
	In bulk litre or bottle			
	Litre	Quarter	Pints	

Gross amount of duty and fee payable .....

## APPLICATION FORM

FORM—VIII (a)

( See rule 9 (1) )

Application form for issue of permit for use and consumption of liquor by tourist.

1. Name and address of the applicant .....
2. Official designation .....
3. Country of origin .....
4. Purpose of visit to Mizoram .....
5. Period to be stayed in Mizoram ..... ; .....
6. Address in Mizoram .....
7. Tourist Visa Number .....
8. Tourist Introduction card number .....
9. Requirement of liquor —

- |            |       |              |
|------------|-------|--------------|
| (1) Rum    | _____ | (in bottles) |
| (2) Whisky | _____ | —do—         |
| (3) Brandy | _____ | —do—         |
| (4) Gin    | _____ | —do—         |
| (5) Wine   | _____ | —do—         |
| (6) Bear   | _____ | —do—         |

Signature of the applicant  
with date

**PERMIT FOR THE IMPORT OF INDIA-MADE FOREIGN LIQUOR INCLUDING RECTIFIED OR DENATURED SPIRIT OR ABSOLUTE ALCOHOL INTO MIZORAM**

( See rule 14 (2) )

**ORIGINAL**

(To be retained by the Excise Collector/Superintendent of Prohibition. The Challan is to be posted on this as authority for issuing the permit.)

Permit for the import into Mizoram of India-Made Foreign Liquor, rectified spirits, etc. on which full duty/pass fee has been paid from a distillery/warehouse in .. .. .

Serial No. of Permit ... .. .

District of issue ... .. .

Place from which liquor is to be brought .. .. .

Route by which liquor is to be imported .. .. .

Date before which consignment is to be despatched to

Mizoram ... .. .

Date of issue .. .. .

Description of liquor (wine etc., as in application)	QUANTITY			Equivalent in London proof litres.
	In bulk litres or bottles			
	Litres	Quarts	Pints	

Pass the articles described above for import into .. .. .  
at .. .. . in the District of .. .. .

duty  
(The full—amounting to Rs. .. .. .having been paid at  
Pass fee

the Treasury/Sub-Treasury at .. .. . by Challan No. .. .. .  
dt .. .. . )

Date .. .. .

Signature and designation of the  
Officer granting it.

\*Strike out entries not applicable.

## FORM—IX

**PERMIT FOR THE IMPORT OF INDIA-MADE FOREIGN LIQUOR INCLU-  
DING RECTIFIED OR DENATURED SPIRIT OR ABSOLUTE ALCOHOL  
INTO MIZORAM**  
( See rule 14 (2) )

**DUPLICATE**

(To be sent to the Excise Officer of the place of export for record.)

Permit for the import into Mizoram of India-Made Foreign Liquor, rectified spirit, etc., which full duty/pass fee has been paid from a distillery/warehouse in

.....

Serial No. of Permit .. .. .

District of issue .. .. .

Place from which liquor is to be brought ... .. .

Route by which liquor is to be imported .. .. .

Date before which consignment is to be despatched to Mizoram .. .. .

Date of issue .. .. .

Description of liquor (wine, etc., as in application.)	In bulk litres or bottles			Equivalent in London proof litres
	Litres	Quarts	Pints	

Litres	Quarts	Pints
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Pass the article described the above for import into ... .. .

at .. .. . in the District of ... .. .

duty

(The full—amounting to Rs. ... ..having been paid at the

Pass fee

Treasury/Sub-Treasury at ... .. by Challan No. ... .. .

Date ... .. .

Date.....

Signature and designation of  
the Officer granting it.

\*Strike out entries  
not applicable

Date of issue

Quantity issue

Strength

Officer-in-charge of the Bonded  
Warehouse/Distillery

**PERMIT FOR THE IMPORT OF INDIA-MADE FOREIGN LIQUOR INCLUDING RECTIFIED OR DENATURED SPIRIT OR ABSOLUTE ALCOHOL INTO MIZORAM**

( See rule 14 (2) )  
TRIPLICATE

(To be sent to the Excise Officer concerned of the place of export and returned to the Officer granting the permit.)

Permit for the import into Mizoram of India-Made Foreign Liquor rectified spirit, etc., on which full duty/pass fee has been paid from a distillery/warehouse

Serial No. of Permit ..  
District of issue ..  
Place from which liquor is to be brought ..  
Route by which liquor is to be imported ..  
Date before which consignment is to be despatched to Mizoram ..

Date of issue ..

Description of liquor (wine etc., as in appli- cation)	QUANTITY			Equivalent in London proof litres
	In bulk litres or bottles			
	Litres	Quarts	Pints	

Pass the article described above for import to .. at .. in the District.

(The full duty amounting to Rs. .. having been paid at Pass fee

Treasury/Sub-Treasury at .. by Challan No. .. dt .. )

Date ..

Signature and designation of  
the Officer granting it.

\*Strike out entries not applicable.

Entries to be made in the exporting District

Date of issue	Quantity issued	Strength
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Officer-in-charge of the Bonded  
Warehouse/Distillery.

FORM—IX

**PERMIT FOR THE IMPORT OF INDIA-MADE FOREIGN LIQUOR INCLUDING RECTIFIED OR DENATURED SPIRIT OR ABSOLUTE ALCOHOL INTO MIZORAM**

(See rule 14(2) )

**QUADRUPLICATE**

(To be handed over to the person to whom pass is granted to accompany the consignment.)

Permit for the import into Mizoram of India-Made Foreign liquor, rectified spirit, etc., on which full duty/pass fee has been paid from a distillery/water-house in .....

Serial No. of Permit .....

District of issue .....

Place from which liquor is to be brought .....

Route by which liquor is to be imported .....

Date before which consignment is to be despatched to Mizoram .....

Date of issue .....

Description of liquor (wine, etc., as in appli- cation )	QUANTITY			Equivalent in London proof litres
	In bulk litres or bottles			
	Litres	Quarts	Pints	

Pass the article described above for import to ..... at.....

in the District of ..... (The full duty  
Pass fee

amounting to Rs ..... having been paid at the Treasury/Sub-Treasury at  
..... by Challan no ..... dt.....)

Date.....

Signature and designation of  
the Officer granting it.

Strike out entries not applicable.



FORM No—X

FOREIGN LI-  
QUOR LI-  
CENCE FORM  
NO. 4

FOREIGN LIQUOR-LICENCE FORM NO. 4 LICENCE  
FOR THE RETAIL VEND OF FOREIGN LIQUOR AT A  
MILITARY CANTEEN ESTABLISHED UNDER THE CAN-  
TEEN TENANT SYSTEM.

( See rule 6 )

LICENCE FOR  
THE RETAIL  
VEND OF FO-  
REIGN LIQUOR  
AT A MILITA-  
RY CANTEEN  
ESTABLISHED  
UNDER THE  
CANTEEN TE-  
NANT SYSTEM

(Note—Counterfoil of  
this licence is to be sig-  
ned by the licensee and  
filed in the Excise Office).

District .....  
No. of licence in register .....  
Name of licensee .. ..  
Name of Unit/Regiment .....  
.....

Counterfoil.

Be it known to all concerned that ... ..

District

... .. resident of ... ..  
holder of a contract for the supply of foreign liquor under the  
“Canteen Tenant System” is hereby authorised by the under-  
signed to supply such liquor to ... .. from ... ..  
to 31st March, 19.....

No. of licence in  
the register.....  
.....

It is required of the holder of this licence as a condition  
of this licence remaining in force that he duly and faithfully  
perform and abide by the following conditions :—

Name of vender

(i) That he pays to Government in advance a licence fee  
of Rs. .... and that he pays the same into the Treasury/  
.....

Sub-Treasury at ... ..  
.....

Name of unit/  
Regiment to  
which liquor  
is to be sup-  
plied

(ii) That he effects his sale of liquor only at the canteen  
appointed for the purpose by the Military authorities and that  
he does not sell liquor at any other place which has not been  
covered by this licence. That he does not sell foreign liquor to  
any person at one time in a quantity exceeding half dozen re-  
puted quart or one dozen reputed pint bottles.

(iii) That wherever the Regiment or Unit aforesaid is trans-  
ferred from the district in which this licence is current to  
another District within the State the licensee shall

intimate the fact to the authority granting the licence and shall as early as possible produce before the Superintendent of Excise of the district to which the Regiment or Unit may be transferred, for his countersignature so as to validate the licence for the remainder of its term in such district.

Date of contract with the Commanding Officer of such Unit/Regiment ..... (iv) That he does not store any foreign liquor to be sold under this licence in any premises other than the canteen or place appointed for sale by the Military authorities without previously obtaining the written sanction of the Commissioner on the reverse of this licence.

Current from ..... (v) That he sells no liquor of any description to persons other than those attached to the Regiment or Unit for which this licence is granted or duly authorised under the Regulations of the Army to use such canteen.

(vi) That he does not transfer his licence to any person without the previous sanction of the Commissioner.

Licence fee paid in advance (vii) That he does not alter the nature of any liquor or the labels under which he purchased it and that he does not reduce the strength of such liquor whether by the addition of water or by mixing it with liquor of a lower strength or by any other means whatsoever.

(viii) That he does not sell or attempt to sell any kind of foreign liquor at an excessively high price.

Date of licence (ix) That he does not during the hours in which his licenced premises are kept open, employ or permit to be employed in any part of such premises either with or without remuneration any woman to assist him in the conduct of sales in any capacity whatsoever.

(x) That he does not allow any person to sell liquor under this licence unless the name of such person shall, with the approval of Unit, have been previously registered in the Excise Office and endorsed on the licence.

(xi) That under cover of this licence, he does not sell plain spirit, rectified spirit or denatured spirit.

Received the licence and agreed to its conditions (xii) That he keeps a correct account of sales daily in Form No ..... to be purchased at the Excise Office and that he produce for inspection on demand of any Excise Officer of or above the rank of Sub-Inspector his licence and his daily accounts. That he allows any Excise Officer of above the rank

Licensee

of Sub—Inspector to enter into and remain upon his licenced premises at any time and that he does not obstruct any such Officer in the performance of his duties.

(xiii) That he reports to the Superintendent of Excise the arrival of every consignment of foreign liquor within 7 days of its receipt for verification and shall not open the consignment until a period of two days has elapsed after notifying it to the Superintendent of Excise or unless the Superintendent of Excise has intimated in writing that it will not be examined.

When the consignment is opened, the description and quantity of such liquor received shall be recorded in writing.

Excise Collector/  
Superintendent of  
Excise

N.B. : In fraction of any of the above conditions will subject the holder of this licence to forfeiture of the licence and to all or any of the penalties prescribed by law or Rule, and on expiry of the contract and the licence, the licensee shall have no claim to compensation or refund of any fee paid.

District.....

District .....

The.....19...

The .....19. .

Seal of the  
Office Issuing  
the licence.

Signature of the Officer  
granting the licence.